Date: November 6th, 2013
Filed Electronically via the Electronic Comment Filing System (ECFS)

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, S.W Washington, DC 20554

Re: WC Docket No 05-68, 2nd quarter 2013 Certification for ChitChat Communications, Inc.

Dear. Ms. Dortch,

Pursuant to § 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)), please find enclosed ChitChat Communications, Inc.'s prepaid calling card FCC Certification for the 2nd quarter of 2013.

Should you require further information, please contact the undersigned.

Respectfully submitted, Wael Manasra, President ChitChat Communications, Inc. 2332 S. Michigan Ave, Suite 402 Chicago, IL 60616 (p) 773-552-4600

ChitChat Communications, Inc. Officer Certification Pursuant to 47 C.F.R. § 64.5001(c) WC Docket 05-68

I, Wael Manasra, President of ChitChat Communications, Inc. ("ChitChat Communications"), under penalty of perjury, hereby certify, in compliance with § 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)), that I am an officer of the Company and that to the best of my knowledge, information, and belief, further certify that the statements made in this certification are true and correct.

- 1. ChitChat Communications has complied with the reporting requirements described in §64.5001(a) of the Federal Communication Commission's rules. ChitChat Communications has reported percentages of prepaid calling card interstate use factors for the 2nd quarter of 2013 to the carrier(s) from which it purchases transport services.
- 2. For the 2nd quarter of 2013, ChitChat Communications' percentages of prepaid calling card intrastate, interstate, and international prepaid calling card minutes were as follows: Intrastate: 3.1% Interstate: 6.0% International: 90.9%
- 3. For the 2nd quarter of 2013, ChitChat Communications' percentages of prepaid calling card interstate and international revenues were as follows: Interstate: 1.7% International: 96.9%
- 4. ChitChat Communications does not contribute directly to the Universal Service Fund by collecting and remitting Universal Service Fund payments directly to the Universal Service Administrative Company. ChitChat Communications qualifies for the International Revenue Exemption pursuant to 47 C.F.R. §54.706(c). In addition, based on its interstate revenues, ChitChat Communications qualifies for the de minimis exemption. Pursuant to FCC rules, under these circumstances, ChitChat Communications is not a direct contributor to the Universal Service Fund. In order to ensure full compliance with the Commission's Rules, ChitChat Communications has included all revenue derived from its prepaid products (whether prepaid calling cards or prepaid non-calling card products). This certification does not constitute an admission that all revenue reported is derived from Prepaid Calling Cards as defined in 47 C.F.R. § 64.5000(a).

Respectfully submitted,

Signature: /s/ Wael Manasra

Name and Title: Wael Manasra, President